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AP	PLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
A Spirate	09/098,481		06/16/1998	MAGDALENA MIK	WD2-98-017	4158		
	22927	7590	01/03/2002					
	WALKER		EXAMINER					
	FIVE HIGH RIDGE PARK STAMFORD, CT 06905				WASYLCHAK, STEVEN R			
CH	162	1 1	Y	0.5	· ART UNIT	PAPER NUMBER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

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	Application No. Applicant(s)				
Office Action Summary	09/028481	MIK	etal		
	Examiner WASYL CA	e unc	Group Art Unit		
—The MAILING DATE of this communication appears	on the cover sheet b	eneath the co	orrespondence ad	ddress	
Period for Reply	9				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE	MONTH(S	) FROM THE MAI	LING DATE	
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1.1 from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a repl</li> <li>If NO period for reply is specified above, such period shall, by default, e.</li> <li>Failure to reply within the set or extended period for reply will, by statute</li> </ul>	y within the statutory minim kpire SIX (6) MONTHS from	um of thirty (30) n the mailing dat	days will be considered	ed timely.	
Status , ,					
Responsive to communication(s) filed on <u>Cel</u> (80)	<del>8</del>				
☐ This action is FINAL.				<del></del> -	
☐ Since this application is in condition for allowance except to accordance with the practice under Ex parte Quayle, 1935			the merits is clo	sed in	
Disposition of Claims					
(Claim(s)) 3-22, 34,38,39,42-	45,50,51,5	5 is/ara	nending in the ann	lication	
Of the above claim(s) $\frac{4}{5}$ , $\frac{5}{6}$ , $\frac{10}{5}$ , $\frac{11}{5}$ ,	17,21	is/are	withdrawn from co	nsideration.	
□ Claim(s)		is/are	al <u>lo</u> wed.		
$\Box$ Claim(s) $3, 6-9, 6-15, 20, 34, 34$	38,39,42-45,·	50,51,53 is/are	5 rejected.		
□ Claim(s)	<del></del>	is/are	objected to.		
□ Claim(s)		are su	bject to restriction	or election	
Application Papers		ioquii.	onen.		
☐ See the attached Notice of Draftsperson's Patent Drawing	Review, PTO-948.				
☐ The proposed drawing correction, filed on	is 🗆 approved	$\square$ disapprove	d.		
☐ The drawing(s) filed on is/are objecte	d to by the Examiner.				
☐ The specification is objected to by the Examiner.					
☐ The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. § 119 (a)-(d)					
<ul> <li>□ Acknowledgment is made of a claim for foreign priority und</li> <li>□ All □ Some* □ None of the CERTIFIED copies of th</li> <li>□ received.</li> </ul>	e priority documents ha	` '			
<ul> <li>received in Application No. (Series Code/Serial Number)</li> <li>received in this national stage application from the Interr</li> </ul>		Rule 1 7.2(a)).	·		
*Certified copies not received:					
Attachment(s)					
Information Disclosure Statement(s), PTO-1449, Paper No(	s)	nterview Sumr	mary, PTO-413		
□ Notice of Reference(s) Cited, PTO-892			nal Patent Applicat	ion. PTO-159	
□ Notice of Draftsperson's Patent Drawing Review, PTO-948					
	Action Summary				

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

\*U.S. GPO: 1997-433-221/62717

Part of Paper No.

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claim\*\*\* rejected under 35 U.S.C. 102(b) as being anticipated by Walker et al (US 5,945,653).

As per claim 3,

(AMENDED) A method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising:

- -receiving charge data that indicates a transaction amount, a first merchant, and at least one of a credit card account and a debit card account of an account holder; / col 9, L1-10
- -determining a financial account of a reimbursing party that corresponds to the at least one of the credit card account and the debit card account; / col 22: claim 1
- -determining a reimbursement amount that corresponds to the at least one of the credit card account and the debit card account, wherein the step of determining the reimbursement amount comprises:
- determining a reimbursement rule that corresponds to the charge data, wherein the reimbursement rule specifies a second merchant; and / col 24: claim 18

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- determining whether the first merchant corresponds to the second merchant, thereby determining if the charge data satisfies the reimbursement rule; / col 24: claim 19 -applying to the at least one of the credit card account and the debit card account a first charge amount that is based on a difference between the transaction amount and the reimbursement amount, if we charge data satisfies the reimbursement rule; and / col 24: claim 18

-applying to the financial account a second charge amount based on the reimbursement amount if We charge data satisfies the reimbursement rule. / col 24: claim 18

As per claim 6,

(AMENDED) The method of claim 3, in which the charge data indicates a transaction date; and further comprising: applying to the at least one of the credit card account and the debit card account the second charge amount after a predetermined time after the transaction date. / col 3, L 52 to col 4, L 11; line 35-37

As per claim 7,

(AMENDED) The method of claim 6, in which the step of applying to the at least one of the credit card account and the debit card account the second charge amount is performed if the second charge amount has not been paid before a predetermined time. / col 8, L 49-59

As per claim 8,

(AMENDED) The method of claim 3, in which the charge data further includes a signal that indicates approval to charge at least a portion of the transaction amount to the financial account. / col 10, L 5-21

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As per claim 9,

(AMENDED) A method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising: receiving charge data that indicates a first merchant and at least one of a credit card account and a debit card account of an accountholder; determining a financial account of a reimbursing party that corresponds to the at least one of the credit card account and the debit card account; determining a reimbursement rule that corresponds to the charge data, wherein the reimbursement rule specifies a second merchant; determining whether the a first merchant corresponds to the second merchant, thereby determining whether the charge data satisfies the reimbursement rule; and applying to the financial account an amount based on the charge data if me charge data satisfies the reimbursement rule. / fig 7-8B As per claim 12,

(AMENDED) The method of claim 9, in which the charge data further includes a signal that indicates approval to charge the financial account. / col 8, L 33-48

As per claim 13,

(AMENDED) The method of claim 9, in which the charge data indicates a transaction date; and further comprising: applying to the at least one of the credit card account and the debit card account the amount based on the charge data after a predetermined time. / fig 7-8A

As per claim 14,

(AMENDED) The method of claim 13, in which the step of applying to the at least one of the credit card account and the debit card account the amount based on the charge

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data is performed if the second charge amount has not been paid before a predetermined time. / fig 7-8B

As per claim 15,

(TWICE AMENDED) A method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising: receiving charge data that indicates at least one of a credit card account and a debit card account of an account holder, a first merchant and a transaction amount; determining a reimbursement rule that corresponds to the charge data, wherein the reimbursement rule specifies a second merchant; determining whether the first merchant corresponds to the second merchant, whereby determining whether the charge data satisfies the reimbursement rule; and apportioning the transaction amount among a plurality of financial accounts, each financial account being associated with a respective reimbursing party, in accordance with the reimbursement rule if the charge data satisfies the reimbursement rule. /fig 7-8B

As per claim 20,

(TWICE AMENDED) A method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising:

- receiving charge data that indicates a first merchant and at least one of a credit card account and a debit card account of an account holder; / col 9, L 31-64; fig 7-8
- -determining a reimbursement rule that corresponds to the charge data, wherein the
- reimbursement rule specifies a second merchant; / col 9, L 31-64
- -determining whether the first merchant corresponds to the second merchant, thereby

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determining if the charge data satisfies the reimbursement rule; and / col 9, L 31-64 -charging at least one of a plurality of financial accounts, each financial account being associated with a respective reimbursing party, in accordance with the charge data if the charge data satisfies the reimbursement rule. / col 9, L 31-64; fig 7-8 As per claim 34,

(AMENDED) A method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising: processing a plurality of entries, each entry including charge data that indicates a transaction amount, a first merchant, and at least one of a credit card account and a debit card account of an accountholder; for each entry, determining if there is a financial account of a reimbursing party that corresponds to the at least one of the credit card account and the debit card account; and if there is a financial account for the entry determining a reimbursement amount that corresponds to the at least one of the credit card account and the debit card account, wherein the step of determining a reimbursement amount comprises: determining a reimbursement rule that corresponds to the at least one of the credit card account and the debit card account, wherein the reimbursement rule specifies a second merchant; and determining whether the first merchant corresponds to the second merchant, thereby determining whether the a charge data satisfies the reimbursement rule; applying to the at least one of the credit card account and the debit card account a first charge amount that is based on a difference between the transaction amount and the reimbursement amount, if the charge data satisfies the reimbursement rule; and applying to the financial account a second charge amount

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based on the reimbursement amount if the charge data satisfies the reimbursement rule. / fig 7-9

As per claim 38,

(AMENDED) An apparatus for processing a charge applied to at least one of a credit card account and a debit card account, comprising:

-a storage device; and a processor connected to the storage device, the storage device storing a program for controlling the processor; and the processor operative with the program to: receive charge data that indicates a transaction amount, a first merchant, and at least one of a credit card account and a debit card account of an account holder; determine a financial account of a reimbursing patty that corresponds to the at least one of the credit card account and the debit card account; determine a reimbursement amount that corresponds to the at least one of the credit card account and the debit card account, wherein the processor is operative to: determine a reimbursement rule that corresponds to the at least one of the credit card account and the debit card account, wherein the reimbursement rule specifies a second merchant; determine whether the first merchant corresponds to the second merchant, and thereby determine whether the charge data satisfies the reimbursement rule; apply to the at least one of the credit card account and the debit card account a first charge amount that is based on a difference between the transaction amount and the reimbursement amount, if the charge data satisfies the reimbursement rule; and apply to the financial account a second charge amount based on the reimbursement amount if the charge data satisfies the reimbursement rule. / col 24: claims 18-24

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As per claim 39,

(AMENDED) A computer readable medium encoded with processing instructions for implementing a method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising:

receiving charge data that indicates a transaction amount, a first merchant, and at least one of a credit card account and a debit card account of an account holder; determining a financial account of a reimbursing party that corresponds to the at least one of the credit card account and the debit card account; determining a reimbursement amount that corresponds to the at least one of the credit card account and the debit card account, wherein the step of determining comprises:

determining a reimbursement rule that corresponds to the at least one of the credit card account and the debit card account, wherein the reimbursement rule specifies a second merchant; and determining whether the first merchant corresponds to the second merchant, thereby determine whether the charge data satisfies the reimbursement rule; applying to the at least one of the credit card account and the debit card account a first charge amount that is based on a difference between the transaction amount and the reimbursement amount; and applying to the financial account a second charge amount based on the reimbursement amount if we charge data satisfies the reimbursement rule. / fig 7-9; col 24: claims 17-21

As per claim 42,

(TWICE AMENDED) An apparatus for processing a charge applied to a financial account, comprising:

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a storage device; and a processor connected to the storage device, the storage device storing a program for controlling the processor; and

the processor operative with the program to: receive charge data that indicates at least one of a credit card account and a debit card account of an account holder, a first merchant and a transaction amount; determine a reimbursement rule that corresponds to the charge data, wherein the reimbursement rule specifies a second merchant; determine whether the first merchant corresponds to the second merchant, thereby determining whether the charge data satisfies the reimbursement rule; and apportion the transaction amount among a plurality of financial accounts, each of the financial accounts being associated with a reimbursing party, in accordance with the reimbursement rule if the charge data satisfies the reimbursement rule. / fig 7-9; col 24: claims 24-26

As per claim 43,

(TWICE AMENDED) A computer readable medium encoded with processing instructions implementing a method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising: receiving charge data that indicates at least one of a credit card account and a debit card account of an account holder, a first merchant, and a transaction amount; determining a reimbursement rule that corresponds to the charge data, the reimbursement rule specifying a second merchant; determining whether the first merchant corresponds to the second merchant, thereby determining whether the charge data satisfies the reimbursement rule; and apportioning the transaction amount among a plurality of

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financial accounts, each of the financial accounts being associated with a reimbursing party, in accordance with the reimbursement rule if the charge data satisfies the reimbursement rule. / fig 7-9; col 23: claim 13; col 24: claim 18, 23

As per claim 44,

(TWICE AMENDED) An apparatus for processing a charge applied to at least one of a credit card account and a debit card account, comprising: a storage device; and a processor connected to the storage device, the storage device storing a program for controlling the processor; and the processor operative with the program to: receive charge data that indicates a first merchant and at least one of a credit card account and a debit card account of an accountholder; determine a reimbursement rule that corresponds to the charge data, the reimbursement rule specifying a second merchant; determine whether the first merchant corresponds to the second merchant, and thereby determine if the charge data satisfies the reimbursement rule; and charge at least one of a plurality of financial accounts, each of the financial accounts being associated with a reimbursing party, in accordance with the charge data if the charge data satisfies the reimbursement rule. / fig 7-9, col 24: claim 13

As per claim 45,

(TWICE AMENDED) A computer readable medium encoded with processing instructions for implementing a method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising: receiving charge data that indicates a first merchant and at least one of a credit card account and a debit card account of an accountholder; determining a reimbursement rule that

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corresponds to the charge data, wherein the reimbursement rule specifies a second merchant; determining whether the first merchant corresponds to the second merchant, thereby determining if the charge data satisfies the reimbursement rule; and charging at least one of a plurality of financial accounts, each of the financial account being associated with a reimbursing party, in accordance with the charge data if the a charge data satisfies the reimbursement rule. / fig 7-8; col 24: claim 13

As per claim 50,

(AMENDED) An apparatus for processing a charge applied to at least one of a credit card account and a debit card account, comprising:

a storage device; and a processor connected to the storage device, the processor operative with the program to: process a plurality of entries, each entry including charge data that indicates a transaction amount and at least one of a credit card account and a debit card account of an account holder; for each entry, determine if there is a financial account of a reimbursing party that corresponds to the at least one of the credit card account and the debit card account; and if there is a financial account for the entry determine a reimbursement rule that specifies a second merchant, and thereby determine a reimbursement amount that corresponds to the at least one of the credit card account and the debit card account; determine whether the first merchant corresponds to the second merchant, and thereby determine whether the charge data satisfies the reimbursement rule; apply to the at least one of the credit card account and the debit card account a first charge amount that is based on a difference between the transaction amount and the reimbursement amount, if the charge data satisfies the

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reimbursement rule; and apply to the financial account a second charge amount based on the reimbursement amount if the charge data satisfies the reimbursement rule. / fig 7-9; col 24: claims 24-26

As per claim 51,

(AMENDED) A computer readable medium encoded with processing instructions for implementing a method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising: processing a plurality of entries, each entry including charge data that indicates a transaction amount, a first merchant, and at least one of a credit card account and a debit card account of an account holder; for each entry, determining if there is a financial account of a reimbursing party that corresponds to the at least one of the credit card account and the debit card account; and if there is a financial account for the entry determining a reimbursement amount that corresponds to the at least one of the credit card account and the debit card account, wherein the step of determining a reimbursement amount comprises: determining a reimbursement rule that specifies a second merchant; and determining whether the first merchant corresponds to the second merchant, thereby determining whether the charge data satisfies the reimbursement rule; applying to the at least one of the credit card account and the debit card account a first charge amount that is based on a difference between the transaction amount and the reimbursement amount if the a charge data satisfies the reimbursement rule; and applying to the financial account a second charge amount based on the reimbursement amount if the charge data satisfies the reimbursement rule. / fig 7-9; col 24: claims 17-21

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As per claim 55,

(AMENDED) A method for processing a charge applied to at least one of a credit card account and a debit card account, the method comprising: processing a plurality of entries, each entry including charge data that indicates a first merchant and a transaction amount that was authorized to be charged to at least one of a credit card account and a debit card account of an accountholder; for each entry, determining if there is a financial account of a reimbursing party that corresponds to the at least one of the credit card account and the debit card account; and if there is a financial account for the entry determining a reimbursement amount that corresponds to the at least one of the credit card account and the debit card account, wherein the step of determining a reimbursement amount comprises: determining a reimbursement rule that specifies a second merchant; and determining whether the first merchant corresponds to the second merchant, whereby determining whether the a charge data satisfies the reimbursement rule; applying to the at least one of the credit card account and the debit card account a first charge amount that is based on a difference between the transaction amount and the reimbursement amount, if the charge data satisfies the reimbursement rule; and applying to the financial account a second charge amount based on the reimbursement amount if me charge data satisfies the reimbursement rule. / fig 7-9; col 23: claims 12, 15; col 24: claims 20-26

This action is NON-FINAL. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven R. Wasylchak whose

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telephone number is (703) 308-2848. The examiner can normally be reached on Monday-Thursday from 7:00 a.m. to 6:00 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin, can be reached at (703) 308-1065. The fax number for Art Unit 2164 is (703) 746-7239.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Steven Wasylchak

12/30/01

Ju/

VINCENT MILLIN
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